ALEXANDRIA GAZETTE AND VIRGINIA ADVERTISER.

PUBLISHED DAILY BY EDGAR SNOWDEN. OFFICE-GAZETTE BUILDING, NO. 70, PRINCE ST.

TERMS OF SUBSCRIPTION-INVARIABLY IN ADVANCE: One Year.... Six months...

ALEXANDRIA GAZETTE

AND VIRGINIA ADVERTISER. (FOR THE COUNTRY) IS PUBLISHED, REGULARLY, ON MONDAYS, WEDNESDAYS AND FRIDAYS, AT SC PER ANNUM-(PAYABLE IN ADVANCE.)

TERMS OF ADVERTISING. One square, of eight lines, one dollar, for the first insertion and twenty-five cents for each subsequent one. Liberal terms made with yearly advertisors.

Marriage Notices and Obituaries, exceeding five lines, will be charged for.

All communications, of a personal character, will be charged for at advertisement rates.

All communications must be accompanied by the names of the authors, and rejected communications cannot be returned.

BUILDING IN NEW YORK .- Trade dull finances shaky, labor high, material ditto, and yet the march of improvement goes on. New York grows larger, more solid and more beautiful each week. One cannot help wondering, after hearing the general grumble about hard times and blue prospects, at the steady pro gress of building in the best parts of the city. The finest, strongest and most expensive build ings yet erected on Broadway are now going up. One peculiarity of the buildings approaching completion at this time, is their massive solidity. I speak of the houses put up for

business purposes. Nearly all of this class have white marble fronts, and in many the framed work inside is exclusively of iron. The Her ld building and the new bank building on Third Avenue, opposite the Cooper Institute, are perhaps the strongest. On Broadway between Grand street and Union Square, several massive marble buildings are replacing unsightly old houses of brick or stone. Some of the new edifices will cost not less than a half a million each Up town, that is, above Thirteenth street, the building movement is going on in rapid strides. Churches and private houses are going up every-

The most notable of those on Fifth avenue are the Catholic Cathedral, near Fiftieth street, covering a whole square; Stewart's \$1,800,000 mansion, that looks more like an elaborate prison, and the new Jewish Temple. Fifth avenue will probably be built up to the Central Park before the Cathedral is finished. Fifteen years is the time estimated to complete it, and \$5,000,000 the expense. Stewart's mausoleum will probably be ready for its owner by next May. Scores of brown stone fronts are being built on the cross streets above Murray Hill.

Some are mere shells, put up by speculators, to be sold as soon as finished. Nearly all are crowned with the French roof, that slopes back and gives the building an airy, comfortable appearance. One would think that with such blue prospects before us, it would be hard to sell these buildings at a profit, for the expense of buildings at this time is inordinately great.—

Studds and Daniel Pulman, copartners in trade, under the name and style of Studds & Pulman, complainants, against David P. Bodfish, Alex-But they do sell, just as soon as the carpenters and plasterers evacuate them, and the demand for more continues unabated. It will be so for many years to come, for our rapidly increasing population must be housed in some way.

All the new houses are intended for the rich. No capitalist gives a thought to the poor. Mechanies and laboring men must put up with the meanest and least comfortable accommodations in crowded and unhealthy tenements .-But there is no help for them. A few of the more energetic may find homes for themselves and families in the suburbs, but the great mass will continue to poison their overworked lives with the foul air of unventilated "apartments.' -Letter from New York.

WHAT THE JAPANESE JUGGLERS Do. - One of the feats of the Japanese jugglers now in San Francisco on their way to the Paris Exposition is thus described:

An old man lies upon his back with his feet in the air; a little boy mounts and stands upon them. An oval tub is passed to the boy, which he places under his feet and upon the man's; another is given to him, which is added to the first, and so on until the little fellow's head touches the proscenium from the top of the tottering pile, which is all the time supported by the strong and muscular chap

The little fellow makes his salaam to the audience from his dizzy height, coolly fans himself as he surveys the situation, and appears as unconcerned as if reposing on terra firma. Suddenly one of the performers utters an exclamation in Japanese, which is responded to by another. The old man, the foundation of the pile, takes up the chorus, the little fellow at the top jerks it out like the snapper of a whip, the "foundation" gives his feet a kickthings look squally for little Tommy-the audience fear that he will fall and break his neck, or be terribly bruised among the boxes; the old man beneath appears in imminent danger also from the falling tubs; but no, he gives his feet a kick, throws the tubs entirely from him, and Tommy drops like a cat, alighting with his feet upon the old man's, and in an upright

MELANCHOLY.-Mr. John A. Wilson, a

venerable and well known citizen of this county came to his death on Wednesday last under very distressing circumstances. He was eightyseven years old, and lived on his farm, about five miles from this place. No white person lived with him. When his negroes, of whom there are now twenty seven on the place, were emancipated by the war, he allowed them to remain on the farm and work it for their own benefit-stipulating that they should take care of him. This latter part of the contract was not fulfilled—as Mr. Wilson froze to death!

He was found by his neighbor, Mr. Edward Coles (who had been sent for,) on Sunday morning, the 13th, lying in bed insensible and stiff with cold-his only covering two counterpanes-and no fire in the house. He lingered until Wednesday, when he died. He had been often urged by his children to live with one of them: but would not consent to do so, being attached to his place and his negroes. He retained his mental faculties, but was not able to go out of the house—and was therefore

almost helpless. There had been an abundance of bed covering in the house, but everything but two counterpanes had been stolen. It is known that he had made a will, but this cannot now be found; and there is good ground to believe that it has been purloined by some of the negroes, who possibly conceived it might be of

some value to them. - Charlottesville Chronicle. A Sunday school teacher, deploring the lack of attendants to the few present: "What can I do." said he, "to get the boys and girls here?" "I know," said one of the urchins.
"What is it?" "Give em all five pennies apiece."

COURT NOTICES.

IN THE CIRCUIT COURT OF ALEXANdria County, November 15, 1866, Robert I. Edelin, M. German, Thomas McCormick, administrator of Elias Harrison, deceased, James E. McGraw, Willis Henderson, Julia Wheatley, and Mary Wheatley, on behalf of themselves, and such other stockholders of the Mechanical Building Association of Asexandria as may join in and contribute to the expenses of this suit, complainants, vs. Mechanical Building Associa-tion of Alexandria, William Arnold, David Appich, Ewell C. Atwell, N. W. Burchell, Maria Buchanan, administratrix of R. E. Buchanan, deceased, J. H. Devaughn, A. W. Eastlack, J. Newton Harper, Luther D. Harrison, H. W. Hardy, John Jones, Margaret Kinzer, with the will annexed of I. Louis Kinzer, Hugh Latham, J. W. Nalls, C. L. Richards, R. W. Robinson, Lake Carellan, Strain, John J. Passers John Summers, Stephen Swain, John L. Pascoe, Samuel Beach, D. L. Smoot, administrator of Peter Davis, deceased, James E. McGraw, George H. Markell, and Robert I. Edelin, Trustees of the Mechanical Building Association of Alexandria, defendants.

The decree of the November term, 1866, directs that the papers in the above cause be referred to W. C. Yeaton, Master in Chancery of said Court, to enquire into and state a full and complete account of the transactions of said Building Association; the condition of the accounts between the Association and its members; the amount due on the several deeds of trust executed for the benefit of the said Association; the amounts due from the said Association to its members, and the amounts due from its members to the said Association, with instructions to the said Master to publish for four successive weeks, the objects of the reference in some newspaper published in the city of Alexandria, in lieu of personal service upon the parties in-

COMMISSIONERS' OFFICE, Jan. 2, 1867. Notice is hereby given to all parties interested in the decree, of which the foregoing is an abstract, that I have fixed upon WEDNESDAY, the 20th day of February, 1867, at my office in the city of Alexandria, when and where I shall

proceed to execute the said decree.

W. C. YEATON,

Master in Chancery of the

ja 2-law4w Circuit Court of Alexandria Co. IN THE CIRCUIT COURT OF FAIRFAX Connty, November term, 1866, William E. Moore vs. S. G. Miller: -In chancery.

The Court doth adjudge, order and decree, that M. D. Ball, one of the Master Commissioners of this Court, do take an account of the liens upon the lands of the defendant in the bill and proceedings mentioned, how due, and their respective priorities, together with all debts due from said defendant and to whom, and that said Commissioner do ascertain the annual and feesimple value of said lands, and for this purpose that he do convene, by advertisement, all the city of Alexandria, in lieu of personal ser-creditors of said S. G. Miller, in some newspaper printed in the city of Alexandria, which advertisement shall be regarded as equivalent to preamal service and that he do report his proceedings herein to the next term of this Court, with such matters as he may deem pertinent, or that any party interested may require. Extract-teste. W. B. GOODING, Clerk.

Parties interested in the above decree are hereby notified that I will proceed to execute its provisions, at my office, at Fairfax C. H., on WEDNESDAY, the 20th day of February next. M. DULANY BALL, jan 16-law4w Comm'r. in Chancery,

VIRGINIA:—At rules held in the Clerk's Office of the Circuit Court of Alexandria county, on the 7th day of January, 1867, Henry ander Mills, Martin S. Sheldon and A. Grant Childs, joint partners, under the name and style of Bodfish, Mills & Co., and the Alexandria and Fredericksburg Railway Company, defts: In chancery and upon an attachment.

The object of this suit is to recover from the defendants, Bodfish, Mills & Co., the sum of \$3,000; and to subject any bonds, funds or effects, in the hands of the defendant, the Alexandria and Fredericksburg Railway Company, due and belonging to the said Bodfish, Mills &

Co, to the payment of the same.

The defendants, Bodish, Mills & Co., not having entered their appearance, and given security, according to the act of Assembly and the rules of this Court, and it appearing by affidavit filed that they are not residents of this State, it is ordered that the said defendants appear here within one month after due publication of this order, and do what is necessary to protect their interest in this suit; and that a copy of this order be forthwith inserted in the Alexandria Gazette, a newspaper published in the city of Alexandria, once a week for four successive weeks, and posted at the front door of the Court House of this county. A copy, teste.
J. TACEY, Clerk.
W. Arthur Taylor, P. Q. jan 15-law4w

/IRGINIA :- At rules held in the Clerk's V Office of the Circuit Court of Alexandria county, on the 7th day of January, 1867, James M. Wallace, complainant, against Solomon Stover, Charles M. Price and William F. Kephart, defendants-In chancery and upon an attachment.

The object of this suit is to recover from the defendant, Solomon Stover, the sum of \$2,000, with interest from the 3rd of June, 1861, and to subject his interest in certain real estate in the city of Alexandria, Va., situated on the north-west intersection of Duke and Payne streets, and known as the Jail property, to the payment of the same.

The defendants, Solomon Stover and Wm. F. Kephart, not having entered their appearance and given security according to the act of Assembly and the rules of this Court, and it appearing by affidavit that they are not residents of this State, it is ordered that they appear here within one month after due publication of this order, and do what is necessary to protect their interest in this suit; and that a copy of this orinterest in this suit; and the copy of this orinterest in this suit; and the copy of this orinterest in this suit; and the copy of this orinterest in this suit; and the copy of this orinterest in this suit; and the copy of this orinterest in this suit; and the copy of this orinterest in this suit; and the copy of this orinterest in this suit; and the copy of this orinterest in this suit; and the copy of this orinterest in this suit; and the copy of this orinterest in this suit; and the copy of this orinterest in this suit; and the copy of this orinterest in this suit; and the copy of this orinterest in this suit; and the copy of this orinterest in this suit; and the copy of this orinterest in this suit; and the der be forthwith inserted in the Alexandria Gazette, a newspaper published in the city of Alexandria, once a week for four successive weeks, and posted at the front door of the Court House of this county. A copy teste.

J. TACEY, Clerk.

jan 15-law4w John M. Orr, P. Q. TIRGINIA :- At rules held in the Clerk's Office of the Circuit Court of Alexandria county, on the 7th day of January, 1867, Henry Studds and George Auld, jr., copartners in trade, under the name and style of Studds & Auld, complainants, against David P. Bodfish, Alexander Mills, Martin S. Sheldon and A. Grant Childs, joint partners, under the name and style of Bodfish, Mills & Co., and the Alexandria and Fredericksburg Railway Company, defendants-In chancery and upon an attach-

ment. The object of this suit is to recover from the defendants, Bodish, Mills & Co., the sum of \$10,000; and to subject any bonds, funds or effects, in the hands of the defendant, the Alexandria and Fredericksburg Railway Company, due the said Bodfish, Mills, & Co., to the pay-

ment of the same. The defendats, Bodfish, Mills & Co., not having entered their appearance and giving security according to the act of Assembly and the rules of this Court, and it appearing by affidavit that they are not residents of this State, it is or-dered that the said defendants appear here with-in one month after due publication of this order, and do what is necessary to protect their interest in this suit; and that a copy of this order be forthwith inserted in the Alexandria Gazette, a newspaper published in the city of Alexandria, once a week for four successive weeks, and posted at the front door of the Court House of

this county. A copy teste.

J. TACEY, Clerk.

W. Arthur Taylor, P. Q. jan 15—law4w

PAIRFAX COUNTY COURT, DECEMBER COURT, 1866. It being represented to the Court that so much of the Alexandria and Leesburg Turnpike as lies in the county of Fairfax has been abandoned by the company, it is ordered that notice be published for eight successive weeks in some convenient newspaper, and also be posted at the Court House door of this county, on some Court day, of the intention of the Court to take charge of said road as a county road.

A copy teste.

F. D. RICHARDSON. A copy teste. dec 20—law8w

COURT NOTICES.

IN THE CIRCUIT COURT OF ALEXAN-dria county, November 17, 1866, Alvina V. Maxwell, complainant, vs. George W. Max-well, Walter T. Gillingham and Ella C. Gil-lingham his rife. Popularia Character Marlingham, his wife; Benjamin Chase and Mary
A. Chase, his wife; Franklin Maxwell, Carroll
Maxwell, Richard L. Maxwell, Willard Maxwell, Agnes Maxwell, Alice Maxwell, Gatharine Maxwell, and Albert Stuart, defts

The decree in the above cause directs that one of the Masters in Chancery of the Court, do ascertain and report-

1st. The indebtedness of the estate of George W: Maxwell at the time of his death. 2d. The value of his personal assets, which have or are yet to come into the hands of his

3d. The real estate of which he died seized, and its value. 4th. The liens on said real estate, their

amount and respective priorities. The said decree further directs that the said Master shall give notice, by publication, in one of the newspapers published in Alexandria, once a week for four successive weeks, of the time and place, when and where he shall pro ceed to execute the same; said publication to be equivalant to personal service of such notice on

COMM'RS. OFFICE, Jan. 4, 1867. The parties interested in the decree, of which the foregoing is an abstract, are notified that I have fixed upon MONDAY, the 4th day of March, 1867, at my office, in the city of Alexandria, when and where I shall proceed to execute the said decree.

W. C. YEATON, Master in Chancers, Circuit Ct. Alexa. co. jan 5-law4w

IN THE CIRCUIT COURT OF ALEXANdria county, November 15, 1866, "The Potomac Building Fund Association of Alexandria," complainant, vs. Gilbert S. Miner, J. C. Taylor, George W. Brent, J. Lewis Evans, A. Woodward, M. W. Edelin, N. W. Burchell, J. H. Devaughn, J. O. Sullivan, John L. Pascoe, C. Noland, John Arnold, George W. Davis, John T. Hill, William B. Nalls, John Summers, C. B. Shirley, Margaret Kafferty and John Lally, defendants.

The decree of November term, 1866, directs that the papers in the above cause be referred to W. C. Yeaton, Master in Chancery of said Court, to enquire into and state a full and complete account of the transactions of said Association and its members; the amounts due in the several deeds of trust executed for the benefit of the Association; the amounts due from the said Association to its members, and the amounts due from its members to the said association, with instructions to the said Master to publish for four successive weeks the objects of the reference in some newspaper published in

COMM'RS. OFFICE, Jan. 2, 1867.

IN THE CIRCUIT COURT OF ALEXandria county, November 15th, 1866, George Washington, complainant, vs. Catharine Burley, Administratrix of James Burley, dec'd., and Alice and Maria Burley. infants, defts.

It is ordered and decreed that W. C. Yeaton, Master in Chancery, of said Court, do state and settle the account of the defendant, C. Burley, Administrator of James Burley, dec'd., and that he do ascertain the fee simple and annual value of the real estate of which said James value of the real estate of which said James Burley, died, seized; the judgments against the decedent and their priorities, and the creditors of the estate, with instructions to said Master to publish for four successive weeks, in some newspaper in Alexandria, the objects of this reference, which publication shall be equivalent to personal service of notice upon the parties in-

COMM'RS. OFFICE, Jan. 2, 1867. The parties interested in the decree of which the foregoing is an extract, will take notice that I have fixed upon WEDNESDAY, the 27th day of February, 1867, at my office, in the city of Alexandria, when and where I shall proceed to execute the said decree.

W. C. YEATON, Master in Chancery,

Circuit Court, Alexa. co. jan 3—law4w IN THE CIRCUIT COURT OF ALEXANdria county, November 23d, 1866, E. C. Fitz-hugh, administrator of M. C. Fitzhugh, dec'd., complainant, vs. M. A. Febrey and William Shreve, defendants:

And the Court doth further order and decree that one of the Commissioners of this Court do ascertain whether there are any liens, and if so their amount and respective priorities on the real estate in the bill mentioned, and before taking such account he shall give notice of the time and place of taking the same, by publication, in some convenient newspaper, for four weeks, which publication shall be equivalent to personal notice.

COMM'RS. OFFICE, Jan. 2, 1867. Notice is hereby given to all parties interested in the decree of which the foregoing is an extract, that I have fixed upon MONDAY, the 25th day of February, 1867, at my office, in the city of Alexandria, when and where I shall proceed to execute the same.

W. C. YEATON, Master in Chancery, Circuit Court, Alexa. co.

VIRGINIA:-At rules held in the Clerk's Office of the County Court of Alexandria county, on the 31st day of December, 1866, Charles F. M. Johnston, plaintiff, against Fritz

Bender, defendant-In assumpsit. The object of this suit is to recover from the defendant the sum of \$225.60, with interest from the 1st day of January, 1865, till paid, due by the defendant to the plaintiff.

The defendant, F. Bender, not having entered

his appearance and given security according to the act of Assembly and the rules of this Court, and it appearing by affidavit that he is not a resident of this State, it is ordered that thesaid defendant appear here within one month after due publication of this order, and do what is necessary to protect his interests in this suif; and that a copy of this order be forthwith inserted in the Alexandria Gazette, a newspaper published in the city of Alexandria, once a week for four successive weeks, and posted at the front door of the Court house of this County.

A copy—Teste.
J. TACEY, Clerk. ian 5-law4w Brent & Wattles, P. Q. VIRGINIA :- At rules held in the Clerk's Office of the County Court of Alexandria county, on the 31st day of December, 1866, William H. Barley and Granville S. P. Triplett, late pariners, trading under the firm of Barley, Triplett & Co., complainants, against Sarah Bowden administratrix, and William Bowden, infant son and heir-at-law of Alexander Bowden, deceased, defendants-In chancery.

The object of this suit is to subject certain real estate in the city of Alexandria, Va., of which the said Alexander Bowden, died, seized and possessed, to the payment of \$82.44, with interest from January 1, 1861, till paid, due from the said Alexander Bowden at the time of his decease, to the said plaintiffs. The said real estate lies on the south side of Queen streets, be-tween Alfred and Patrick streets, fronting twenty feet on Queen street, and running back one hundred feet to a ten feet alley.

The defendants not having appeared and given security according to the act of Assembly and the rules of this Court, and it appearing by affidavit that they are non residents of this State, it is ordered that the said defendants appear here within one month after due publication of this order, and do what is necessary to protect their order, and do what is necessary to protect their interest in this suit; and that a copy of this order be forthwith inserted in the Alexandria Gazette a newspaper published in the city of Alexandria, once a week for four successive weeks, and posted at the front door of the Court House of this country. of this county. A copy teste.

J. TACEY, Clerk.

Smoot & Lowe, P. Q. jan 5-law4w

COURT NOTICES.

VIRGINIA:-At rules held in the Clerk's Office of the County Court of Alexandria county, on the 31st day of December, 1866, John P. Clarke, plaintiff, against Joseph Partridge James H. Pinchat and James S. Warren, part, ners, trading under the style and firm of Partridge, Pinchat & Warren, defendants-In case.

The object of this suit is to recover of the defendants, damages to the amount of \$300, at the least, with interest thereon from the 8th day of debts due from said defendant, and for this pur-July, 1859, till paid, due by the said defendants to the said plaintiff.

The defendants not having entered their appearance and given security according to the act of Assembly and the rules of this Court, and it appearing by affidavit that they are not residents of this State, it is ordered that the said defendants appear here within one month after due publication of this order, and do what is necessary to protect their interest in this suit; and that a copy of this order be forthwith inserted in the Alexandria Gazette, a newspaper pubiished in the city of Alexandria, once a week for four successive weeks, and posted at the front door of the Court house of this County.

A copy—Teste.
J. TACEY, Clerk. jan 5-law4w Brent & Wattles, P. Q. [TIRGINIA :- At rules held in the Clerk's

V Office of the County Court of Alexandria county, on the 31st day of December, 1866. Samuel F. Gregory and Joseph Paul, joint partners, trading under the firm and style of Gregory & Paul, plaintiffs, against George E. White, defendant—In assumpsit and upon an

The object of this suit is to recover from the defendant the sum of \$152.44, with interest from the 27th day of October, 1866, till paid, due to

the said plaintiff, by the said defendant. The defendant not having entered his appearance and given security according to the act of Assembly and the rules of this Court, and it appearing by affidavit that he is not a resident of this State, it is ordered that the said defendant appear here within one month after due publication of this order, and do what is necessary to protect his interest in this suit; and that a copy of this order be forthwith inserted in the Alexandria Gazette, a newspaper published in the city of Alexandria, once a week for four successive weeks, and posted at the front door of the Court House of this county. A copy teste. J. TACEY, Clerk.

jan 5-law4w Brent & Wattles, P. Q. TIRGINIA:-At rules held in the Clerk's V Office of the County Court of Alexandria county, on the 31st day of December, 1866, Edmund Hunt, plaintiff, against George E. White, defendant-In assumpsit and upon an attach-

The object of this suit is to recover of the defendant the sum of \$79.80, with interest from November 1st, 1866, till paid, due from the de-

The defendant, George E. White, not having entered his appearance and given security according to the act of Assembly and the rules of this Court and it exposures by and the rules of this Sant is to recover from the defendant the sum of \$300, with interest from the 6th day of July, 1866, till paid, due to the plaintiff by the defendant. Notice is hereby given to all parties interested in the decree of which the foregoing is an abstract, that I have fixed upon FRIDAY, the 22d of February, 1867, at my office, in the city of Alexandria, when and where I shall proceed to execute the said decree.

W. C. YEATON,

Master in Chancery of the jan 2-lawiw

Circuit Ct. Alexa. co.

We have a conding to the act of Assembly and the rules of this Court, and it appearing by affidavit that he is not a resident of this State, it is ordered that the said defendant appear here within one month after due publication of this order, and do what is necessary to protect his interest in this suit; and that a copy of this order be forthwith inserted in the Alexandria Gazette, a newspaper published in the city of Alexandria once a week for four successive weeks, and nosted at the for four successive weeks, and posted at the front door of the Court house of this County.

A copy—Teste.
J. TACEY, Clerk. Brent & Wattles, P. Q. jan 5-law4w

TIRGINIA:-At rules held in the Clerk's V Office of the County Court of Alexandria county, on the 31st day of December, 1866, The Bank of the Old Dominion against Robert W. Hunter, Joseph Hunter and Wilkinson Hunter, late copartners, trading under the firm name of Joseph & W. Hunter, and Joseph H. Hunter,

The object of this suit is to recover from the defendants the sum of \$400, with interest from defendants the sum of \$400, with interest from the 25th day of September, 1861, till paid, and costs of protest \$2.60, due by the defendants to the plaintiff. The defendant, Robert W. Hunter, not having entered his appearance pearance and giving security according to the act of Assembly and the rules of this Court, and it appearing by affidavit that he is not a residents of this State, it is ordered that the said defendant appear here within one month after defendant appear here within one month after due publication of this order, and do what is necessary to protect his interests in this suit; and that a copy of this order be forthwith inserted in the Alexandria Gazette, a newspaper published in the city of Alexandria, once a week for four successive weeks, and posted at the front

door of the Court House of this county.
A copy teste.
J. TACEY, Clerk.
H. O. Claughton, P. Q. jan 5—law4w VIRGINIA:—At rules held in the Clerk's

Office of the County Court of Alexandria county; on the 31st day of December, 1866, John Laphen, plaintiff, against Adaline K. Evans, defendant-in assumpsit and upon an attachment. The object of this suit is to recover from the defendant the sum of \$30.50, with interest from the 16th of July, 1859, till paid, due to the plaintiff by the defendant.

The defendant not having entered her appearance and given security according to the act of Assembly and the rules of this Court, and it appearing by affidavit that she is not a resident of this State, it is ordered that the said defendant appear here within one month after due publication of this order, and do what is necessary to protect her interest in this suit; and that a copy of this order be forthwith inserted in the Alexandria Gazette, a newspaper published in the city of Alexandria, once a week for four successive weeks, and posted at the front door of the Court house of this county. A copy teste, J. TACEY, Clerk.

Brent & Wattles. P. Q. VIRGINIA:-At rules held in the Clerk's Office of the County Court of Alexandria ounty, on the 31st day of December, 1866, Jas.

W. Atkinson, plaintiff, vs. Samuel H. Devaughn, defendant-in chancery and upon an attachment. The object of this suit is to subject certain real

estate belonging to the defendant, situated in the city and county of Alexandria, Va., on the southside of Prince street, between Water and Union streets—to the payment of the plaintiffs, claim for the sum of \$31.70, with interest thereon from the 1st day of July. 1861, till paid.

The defendant not having entered his appearance and given security according to the act of Assembly and the rules of this Court, and it appearing by affidavit that he is not a resident of this State, it is ordered that the said defendant appear here within one month after due publication of this order, and do what is necessary to protect his interest in this suit; and that a copy of this order be forthwith inserted in the Alexandria Gazette, a newspaper published in the city of Alexandria, once a week for four succes-Sive weeks, and posted at the front door of the Court house of this county. A copy teste.

J. TACEY, Clerk.

Smoot & Lowe, P. Q. ian 5-law4w 7 IRGINIA :- At rules held in the Clerk's V Office of the County Court of Alexandria County, on the 31st day of December, 1866, John W. Burke and Arthur Herbert, late partners under the firm name of Burke & Herbert, complainants, vs. John T. Price, defendant—in

chancery.

The object of this suit is to subject certain real estate in the city of Alexandria, belonging to the defendant, to the payment of a judgment by them obtained against the said defendant in the County Court for Alexandria county, at the April term, 1866, for \$360, with interest from November 28th, 1869, till paid, and the costs,

The defendant not having entered his appearance and given security according to the act of Assembly and the rules of this Court, and it appearing by affidavit that he is not a resident of this State, it is ordered that the said defendant appear here within one month after due publication of this order, and do what is necessary to protect his interest in this suit; and that a copy of this order be forthwith inserted in the Alexandria Gazette, a newspaper published in the city of Alexandria, once a week for four succes-

jan 7-law4w

Smoot & Lowe, P. Q.

COURT NOTICES

IN THE CIRCUIT COURT OF FAIRFAX county, November term, 1866, Tyler Davis vs. Albert Orcutt:-In chancery.

The Court doth adjudge, order and decree, that M. D. Ball, one of the Master Commissioners of this Court, do take an account of the liens | take an account of the debts secured by the sevupon the lands of the defendant, Albert Orcutt, in the bill and proceedings mentioned, how due, and their respective priorities, together with all now due on them; that he also enquire into pose that he do convene, by advertisement, all otherwise, are existing on the said tract of land, the creditors of said Albert Orcutt, which ad- and their priorities; that he also enquire into and vertisement shall be regarded as equivalent to personal service, and that said Commissioner do ascertain the annual and fee-simple value of ascertain the annual and fee-simple value of said lands, and that he report his proceedings portions of the same have been sold, by whom herein to the next term of this Court. But be- and under what deed or deeds, if any, by whom fore the Commissioner shall take the account | the proceeds were received, and how they were hereby ordered, he shall advertise the time and place of taking the same in some newspaper, report thereof to this Court, together with any place of taking the same in some newspaper, published in the city of Alexandria, which publication shall be equivalent to personal service any party interested may require him to report to all parties interested therein. Extract—teste. W. B. GOODING, Clerk.

COMMISSIONER'S OFFICE, FAIRFAX COURT HOUSE, Jan. 14, 1867. Parties interested are hereby notified that I the several accounts therein ordered, at my office, at Fairfax C. H., on MONDAY, the 25th February next, as the time for executing the provisions of the decree, at my office.

M. DULANY BALL,

Comm'r. in Chancery jan 16-law4w VIRGINIA:-At rules held in the Clerk's Office of the County Court of Alexandria County, on the 31st day of December, 1866, Joseph Broders and John Lannon, joint partners under the name and style of J. Broders & Co., plaintiffs, against George E. White, defendant

-in assumpsit and upon an attachment. The object of this suit is to recover from the defendant the sum of \$80.03, with interest from November 17th, 1866, till paid, due to the plain-

tiffs by the defendant. The defendant not having entered his appear ance and given security according to the act of Assembly and the rules of this Court, and it appearing by affidavit that he is not a resident of this State, it is ordered that the said defendant appear here within one month after due publication of this order, and do what is necessary to protect his interest, in this suit, and that a copy protect his interest in this suit; and that a copy of this order be forthwith inserted in the Alexandria Gazette, a newspaper published in the as equivalent to personal service upon all the city of Alexandria, once a week for four successive weeks, and posted at the front door of the Court house of this county. A copy teste.

J. TACEY, Clerk.

Brent & Wattles, P. Q. - jan 5-law4w

TIRGINIA:-At rules held in the Clerk' Office of the County Court of Alexandria County, on the 31st day of December, 1866, Minerva Howard, plaintiff, against John F. Rodes defendant —In debt and upon an attachment. The object of this suit is to recover from the

Assembly and the rules of this Court, and it appearing by affidavit that he is not a resident of this State, it is ordered that the said defendant appear here within one month after due publication of this order, and do what is necessary to protect his interest in this suit; and that a copy of this order be forthwith inserted in the Alexandria Gazettee, a newspaper published in the city of Alexandria, once a week for four successive weeks, and posted at the front door of the Court House of this Court, do take and state to this Court, at its next term, an account of the liens on the estate of L. M. Roberts and their priorities, together with all debts due by him prior to the institution of this suit, and the amount of real estate belonging to him, its fee-simple and annual value and the amount and value of his personal property, and he shall give notice of his action under this decree, by advertisement, published once a week for four successive weeks in some convenient newspaper. Extract—teste.

J TACEY. Clerk. ence and given security according to the act of House of this County. A copy—Test. J TACEY, Clerk.

Brent & Wattles, P. Q. jan 5-law4w TIRGINIA :- At rules held in the Clerk's Office of the County Court of Alexandria conty, on the 31st day of December, 1866, Chas. B. Williams and James D. Arnest, copartners, trading under the firm name of Williams & Arnest, plaintiffs, against George Bryan, Samuel R. Adams and Douglas Gregory, late copartners trading under the firm name of Bryan, Adams & Co., defendant—in case.

The object of this suit is to recover from the defendants the sum of \$225 47 with interest on

defendants the sum of \$325 47 with interest on \$55 05, from February 2d, 1861, and on \$35 91, from February 8th, 1861, and on \$234 51, the residue thereof, from February 29th 1861, till paid due by the defendants to the plaintiff.

The defendant, Samuel R. Adams, not having entered his appearance and given security according to the act of Assembly and the rules of this Court, and it appearing by affidavit that he is not a resident of this State, it is ordered that the said defendant appear here within one month after due publication of this order, and do what is necessary to protect his interest in this suit; and that a copy of this order be forth-with inserted in the Alexandria Gazette, a newspaper published in the city of Alexandria, once a week for four successive weeks, and posted at the front door of the Court house of tract. this County. A copy—Tetst.

J. TACEY, Clerk, dec.

H. O. Claughton, P. Q. jan5-law4w TIRGINIA, to wit :- In the Circuit Court of Fairfax county, January rules, 1867 R.
M. Mott use N. Demerritt, against, Anna Sacket, Michael W. Beveridge and William B.

Mem :- The object of this suit is to attach the real and personal estate of the said Anna Sacket, in the county of Fairfax, conveyed by two deeds of trust to the said Michael W. Beveridge for the benefit of the said Wm. B. Webb, and subject the same to the payment of a note due from the said Anna Sacket for the sum of \$325, dated September 29, 1866, and payable twenty lays after date.

It appearing by affidavit filed that the defendents are not residents of this State, it is ordered that they appear within one month after due publication hereof, and do what is necessary to protect their interest. A copy, teste. W. B. GOODING, Clerk.

Dulany & Ball, P. Q. TIRGINIA, to wit :- In the County Court V of Fairfax county, January rules, 1867, Julia E. Erwin, administrator of W. H. Erwin, plaintiff, vs. Samuel Lewis, defendant-In case. Mem:—The object of this suit is to recover of the defendant the sum of \$827.15, with legal interest thereon from 31st January, 1864, and to attach, in the hands of Levi H. York, any money due the said defendant, to pay the same.

It appearing by affidavit filed that the defendant is not a resident of this State, it is ordered that he appear within one month after due publication hereof, and do what is necessary to pro-

teet his interest. A copy, teste. F. D. RICHARDSON, Clerk. Dulany & Ball, P. Q. VIRGINIA, to wit:—In the Circuit Court of Fairfax county, January rules, 1867, W. W. Kincheloevs, J. Hendley Simpson—In case

Mem: -The object of this suit is to recover of the defendant the sum of \$2710, with interest from 1st March, 1862. It appearing by affidavit filed that the defend-ant is not a resident of this State, it is ordered that he appear within one month after due pub

lication hereof, and do what is necessary to protect his interest. A copy, teste. W. B. GOODING, Clerk

VIRGINIA, to wit:—In the Circuit Court of Fairtax county, January rules, 1867, J. Buckley vs J. H. Simpson—In case.

Mem:—The object of this suit is to recover of the defendant the sum of \$2710, with interest from 1st March, 1862. It appearing by affidavit filed that the defend-

ant is not a resident of this State, it is ordered promptly attended to by experienced workmen that he appear within one month after due publication hereof, and do what is necessary to protect his interest. A copy, teste.

W. B. GOODING, Clerk.

Dulany & Ball, P. Q. jan 9-lawlw

7 IRGINIA, to wit :- In the Circuit Court of V Fairfax county, January rules, 1867, Eppa
Buckley vs. J. H. Simpson—In case.

Mem:—The object of this suit is to recover of the defendant the sum of \$27.10, with interest from 1st March 1869.

A FARAGUS ROOTS—
Wilson's Early Blackberry, Lawton Blackberry, Dorchester do., Myatt's Linnaeus Rhubarb Root, warranted true. Delaware, Cont. from 1st March, 1862. It appearing by affidavit filed that the defend-

that he appear within one month after due pubsive weeks, and posted at the front door of the Court house of this county. A copy teste.

J. TACEY, Clerk,

J. TACEY, Clerk, Dulany & Ball, P. Q.

COURT NOTICES.

IN THE CIRCUIT COURT OF FAIRFAX Leounty, June term, 1866, Maria Howard vs William M. Gooding: -In chancery.

The Court doth adjudge, order and decree that one of the Commissioners of this Court do eral deeds of trust, on the land in the bill mentioned, stating their priorities, and the amounts and ascertain what other liens, by judgment or other matter he may deem pertinent, or that

Notice is hereby given that I, as Commissioner, under the above decree, will proceed to take the several accounts therein ordered, at my

day of February next.

M. DULANY BALL, Comm'r. in Chancery N THE CIRCUIT COURT OF FAIRFAX

1 county, November term, 1866, Francis P. Crocker, et als., use of J. C. Gunnell, vs. Jos. McGill & Co:-In chancery.
The Court doth adjudge, order and decreehat M. D. Ball, one of the Commissioners of this Court, do ascertain and report to the next term of this Court, the fee-simple and annual value of the real estate in the bill and proceed-ings mentioned; also, the debts and priorities thereof, charging the said lands, and, also, whether the rents and profits thereof will pay the debt of the complainant in five years; and that he report his proceedings herein to the next term of this Court, with any matter he four weeks, in some newspaper published in

parties interested. Extract—teste. W. B. GOODING, Clerk

Notice is hereby given that I will proceed to execute the provisions of this decree, at my office, at Fairfax Ct. House, on SATURDAY, the 23d day of February next.

M. DULANY BALL,

the city of Alexandria, which shall be regarded

Comm'r. in Chancery IN THE CIRCUIT COURT OF FAIRFAX county, November term, 1866, Mary F. Roberts, by her next friend, A. Beale, vs. Lindley M. Roberts: -- In chancery.

The Court doth adjudge order and decree, that M. D. Ball, one of the Commissioners of

All parties interested in the above decree are hereby notified that I have fixed upon TUES-DAY, the 19th day of February next, as the day upon which I shall proceed to execute its provisions, at my office, at Fairbax C. H.

M. DULANY BALL,

jan 16-lawiw Comm'r, in Chancery.

IN THE CIRCUIT COURT OF FAIRFAX IN THE CIRCUIT COURT OF FAIRFAX county, November term, 1866, Reginald Fairfax vs. Benjamin Thoraton—In chancery. "The Court doth further decree that Thomas Moore, one of the Commissioners of this Court, do take a further account of the liens on the said hand, together with their respective priorities, and report the same to this Court, after advertising the time and place of taking such account, in some newspaper published in Alexandria, Va., once a week for four weeks, which advertisement shall be equivalent to personal service of notice." An Extract—Teste

W. B. GOODING, Clerk.

Comm'ns, Office, Dec. 22d, 1866. Notice is hereby given that I shall, on the TWENTY-HIGHTH DAY OF JANUARY. 1867, at my office, at Fairfax C. H., take the account ordered by the decree of the Circuit Court of said County, of which the above is an extract. THOMAS MOORE, Commissioner in Chancery, Circuit Ct. Fairfax co.

dec 22-lawiw PAPER HANGING.

WALL PAPERS,

BORDERS, FIRE BOARD PRINTS. WINDOW PAPER

JOHN P. CLARKE Has resumed his business at the old stand,

NO, 158, KING STREET. HIS PAPER HANGING DEPARTMENT contains as usual the choicest, both,

PLAIN AND DECORATIVE, of the most celebrated FRENCH AND AMERICAN MANUFAC-

suitable for Parlors, Dining Rooms, Halls, &c. All orders for PAPERING Private Dwelling and Public Buildings will be promptly executed in the most superior style at the lowest prices.

The many years experience in this business makes bim confidentin giving satisfaction to all that may favor him with their patronage.

WALL PAPERS. SOUTH KING ST., | SOUTH KING ST. WINDOW SHADES

PAPER CURTAINS, PICTURE FRAMES, SHADE FINTURES, PICTURE CORDS, TASSELS

FIRE BOARD PRINTS. BORDERS, yc. The subscriber begs leave to inform his friendand the public generally that he has on hand and will be constantly receiving, choice selec-

tions of the above named goods, which will be sold at reduced prices for each. All orders for Paper Hanging, Window Shades, putting down carpets, &c., will be

and at moderate charges.

A. M. TUBMAN, 178, south side King street

A SPARAGUS ROOTS-Wilson's Early Blackberry, Lawton Blackberry, Dorchester do., Myatt's Linnaeus Union Village; also, Osage Orange, Honey Lo-

eust and ornamental Trees, for sale by no 20— HENRY COOK, 39, King \$ ant is not a resident of this State, it is ordered no 20-50 BBS. NO. 1 POTOMAC HERRING; 100 sacks fine Salt; 100 sacks G. A. Salt,

for sale by GEORGE II. ROBINSON.